NEW-YORK, SATURDAY, AUGUST 24, 1912.-SIXTEEN PAGES. * PRICE ONE CENT In City of New York, Jersey City and Hobe

OWNERS OF DENS FACE EXPOSURE

Waldo Contemplates Making Public Names of All Who Lease Property for Illegal Resorts.

TAMMANY MEN IN "RING"

That Two Politicians Stood In with Underworld-One of Them Reputed To Be Protege of Leader.

Police Commissioner Walds sent to

manding the 1st and 2d inspection district Attorney William A. De Ford intrusted with the semi-official peace garrison to-day repulsed the attack of a gesterday about conditions in their diswhich take in most of the heaper East Sid gambling houses and the downtown houses, of which a few e scattered throughout the financial

bank records. It is said that ditional savings banks in Harlem, adding \$6,000 more to the total of the lieu-

James C. White and Charles Steinert, sauad, indicted for perregard to the arrest of "Big ack" Zelig, were arraigned and pleadd not guilty. They were held in \$10,-

Mr. De Ford, the Assistant District The records go of Commissioners Cropsey and Baker, gambling houses, whether made by the inspector or over his head, as well as the returns made by inspectors in their morthly reports of suspected disorderly or gambling houses.

The trial of Captain Hayes was set for Wednesday at Police Headquarters. It was announced that a part of Commissioner Waldo's case against the former inspector would be in the form of affidavits from all the other inspectors of Manhattan that they had received orders from Waldo to raid all disorderly houses in their districts.

Haves's fellow inspectors-some of them-are said to be in a peculiar status as to their testimony in his case because of the pressure that is being brought to bear on them from both sides. Waldo, as Commissioner, is not in a position to be disregarded, while Hayes, because of his intimate knowledge of the inner workings of the politics of the department, might possibly retaliate if they testify against him.

William J. Flynn, former Deputy Police Commissioner and Secret Service man, who is slated to be chief detective for the aldermanic committee, came back from his vacation last night. and Emory R. Buckner, its counsel, at the state in November, 1910, by a vote of

Continued on fourth page, fourth column

This Morning's News

Sleuths Held in \$10,000 Bail 3,000 Reward Circulars Sent Out 4 be taken by the Attorney General, Ben-Whitman Gets List of Resorts 4

GENERAL. Vanderbilt Dance at Newport

Senate Inquiry on Nicaragua..... Last Tributes to General Booth..... 5 to Tulsa at Oklahoma City.

MISCELLANEOUS. ws for Women..... 7

Obituary

Weather11

Sheriff Doyle's men from Westchester

MONTENEGRO MOBILIZES; MAKES WAR ON TURKEY

New-York

News from the Balkans Becomes Suddenly Grave—Austria Occupies Sanjak of Novibazar.

Flynn Said to Have Evidence tion of war against Turkey will follow. of Italy, Turkey and Montenegro are acting. indeed, as though war had already been frontier is continuous, and the losses of sons conversant with the situation that

> grin mobilization is serious enough, but by the Porte until after the forthcom vorse remains behind. Austria, it is ing parliamentary elections reported, has occupied the sanjak of

Daily Chronicle" reports that alleged gambling and King Nicholas of Montenegro has called the Turkish scapert of Durazzo, out the whole of his army, and that the Russlan Ambassador there is urging the Porte to settle the quarrel

TURKEY'S PEACE PROPOSAL lice records show, it would be the first Hinterland of Tripoli and a Seaport Asked For.

Constantinople, Aug. 23.-Although nothing has yet transpired with reference to the instructions given by the

London, Aug. 24.-News of a most propose that the Hinterland of Tripoliserious nature comes from Montenegro. tania, with an outlet to the Mediter-Yielding to popular pressure, King ranean, shall be left to Turkey, the Nicholas has signed a decree of mobili- rest of the territory, including the

formally declared. Fighting on the doubted, Indeed, it is the belief of per-The news concerning the Montene - nothing definite is expected to be done

> wounded in a sharp attack vesterday or Adriatic coast.

> The Albanians.

but the harbor has become silted and much of the town is in rulns.

Turkish reinforcements have been tricts, conferred with Assistant Dis- government to the Turkish delegates ordered to Scutari, Albania, where the

RAPID-FIRE ROMANCE THIS PLUNGE KILLS ALPINIST Clerk Witness in Two Divorce New York Youth Dies of Fall

case of Clifford Brunk, a friend. Later Salvatore, near Lake Lugano, in Switz-

o'clock this afternoon. Mrs. Crotty to descend afoot, and plunged down a

'PHONED BABY TO SLEEP HE CATCHES DETECTIVES designated by Mr. Whitman Mother Halts Bridge-Sings Alleged Embezzler Manages to

bables to sleep by telephone is the Headquarters when informed that the ten thousand members of the depart- Roosevelt is a fool." ment were unable to find them, Dr. J. at home while they enjoy bridge was turned from Cuba yesterday to answer an examination by Dr. Meakins and ard Oil money to the Roosevelt cam-

> their way home with a report that he had escaped he followed and evertook

she had resumed her place at the card because he wanted to see his "kiddies" again.

Colorado Judge Declares the Third Explosion in Which Her Father Has Figured.

intense excitement among the tenants of occupied by him. He professed ignorance as to the reason for the bombs.

Lens, was the one injured. She and her brother, Joseph, seven years old, and a in one bed against the inside of the door,

summoned, and pronounced her injuries

Bellon with his wife, Sally, and a month-old haby, were asleep in another I knew it was fast pulling away from part of the room. They were struck by falling plaster, but were not hurt.

the building, a five story tenement house and scores of families poured into the

street until four weeks ago. According to the police records there was an explos cury at 100 and while a thirsty crowd at No. 220 Chrystie street about two weeks Mrs. Clarence Mackay Injured in Auto 3 looked on regretfully officers intrusted ago and another at No. 216 Chrystic street

ELECTRICITY MADE HIM BEGGAR.

By Telegraph to The Tribun-Pottstown, Penn., Aug. 23.-James Carden, arrested for begging, this morning informed Squire Christian that he was unable to work because he was so touched cave him a shock. Carden debut had to give up his trade owing to the electricity in his body. Squire Christian suggested that wood was a non-conductor and that chopping wood might be beneficial to the health of the results of th clared that he was a skilled mechanic. .11 being one of the men who held up nine beneficial to the health of the prisoner.

PROMINENT FIGURES IN THE PENROSE CHARGES.



Who testilied in Washington regarding the Standard Oil contribution to the

We you to say?" New Your honor," answered Bryant, ROOSEVELT DECLARES ARCHBOLD FALSIFIER

Asserts Oil Man's Testimony Is Deliberately Untruthful, and Hints at "Frame-Up" with Penrose Against Him.

cerated because, during an examination Senator Boies Penrose were together they had done as he asked them.

Colonel Rooseveit angrily denied that agreed with Colonel Roosevelt and J. he ever knew anything about the contribution, and vigorously declared that that Mr. Bliss, in effect, told them af-In the proceedings to-day Dr. Noble guests were surprised to hear Mrs. in waiting. Dr. Elliott was grieved, should be incarcerated in an asylum veit began his prosecution of the law-for this was all the administration members of the sub-committee who Standard Oil Company was because the did. trust refused to "come across" with an

honored memory of Mr. Bliss.

Makes Flat Denial.

Here is Colonel Roosevelt's full reply to Mr. Archbold's accusations:

"In the first place, I wish to call at-Archbold's statements are true, they of receiving improper consideration, amount only to saying, so far as I am who has just returned after I had knowledge of and approved a Mr. Archbold as Mr. Archbold says. For the sub-committee favor transferring a further request for \$150,000, which the White House and that I then re- Perkins, George B. Cortelyou and was not granted. This is a pure hear- marked to them that there had been members of the Standard Oil Com-

of such a request being made, but my casion was one word said either by me appear before the Senate committee, it published letters and telegram show to Mr. Archbold or by Mr. Archbold to is understood he has consented to take nose was swimming ahead of us, and that when the rumor that there had me about campaign contributions. been a contribution reached me I acted "Mr. Rogers and Mr. Archbold called direct charges made by Mr. Archbold, at once, refterating my demand again on that occasion to protest against any and again that the money should be government action being taken against ceived and would not be received.

cerned, consists of the repetition of v disproved by the production of my speech I never had heard it suggested ! that Mr. Archbold had contributed to through which any contributions had been made

"But I do not for one moment believe

"He now says that Mr. Bliss warned

Aug. 23.-Theodore take in not contributing the extra a long statement issued amount of money, and that later on, to-night, declared that John D. Arch- when the administration began to deal with the Standard Oll people, Mr. Bliss

Accusation of Blackmail

Mr. Archbold knew he was guilty of terward that if they had contributed Mr. Archbold's testimony to-day falsehood when he, in effect, testified the administration would not have pro- made a clear cut issue between him that the reason why President Roose- ceeded against them for violating the and Colonel Rooseveit, according to

The ex-President declared that Mr. were such that no human being who Archbold had deliberately accused the was himself honest would ever impute tributions came through Cornelius N. late Cornelius N. Bliss, treasurer of the evil motives to him. Mr. Bliss was national committee in 1904, of "black- incapable of conduct such as Mr. Arch- lican National Committee, who is dead, mailing" the Standard Oil Company bold imputes to him. And I cannot too into contributing to his election by strongly denounce the baseness of while living. "Moreover, Mr. Archbold shows per-

feetly clearly, as published reports say, that his corporation had contributed in over its future course of action. On

concerned, that Mr. Bliss told him that Mr. Bliss made any such remarks to ing is to be held. Several members of request for \$100,000 from the Standard example, Mr. Archbold states that he the hearings at once to New York, Oil Company, which was granted, and and the late H. H. Rogers visited me at where Colonel Roosevelt, George W. say statement, and even if made in some criticisms about campaign con- pany's board of directors might testify. good faith would be utterly valueless, tributions. This is a falsehood. Neither Although Colonel Roosevelt publicly "Not only did I never know anything on that occasion nor on any other oc- stated that it was absurd for him to

> broached the subject. "He merely said over and over again

AID COLONEL

Story of \$125,000 Gift to the Roosevelt Campaign Fund in 1904.

Confirms Senator Penrose's

PAID THE MONEY IN CASH

Declares He Was Assured the Contribution Would Be Acceptable to Colonel Roosevelt and Appreciated by Him.

REJECTED SECOND APPEAL

Refusal to Provide \$150,000 More, He Asserts, Was Followed by Warning That the Company Was Making a Mistake and by Attacks.

Washington, Aug. 23 .- John D. Archoold, who told his story of the Standommittee to day, practically confirmed the story told in the S nate two sylvania

money to Cornelius N. Bliss, treasurer ances from him that "the contribution velt and that further contributions

The contribution of \$25,000 to Senator Penrose, he explained, was a po-

peared before the committee later in the day and explained that the Industrial Commission, in connection with which he was alleged to have done the Standard Oil Company a service, was merely an investigating body. He ashe characterized as a "farfetched offort to establish a scandalous connection" between an alleged letter and the

Mr. Archbold told the committee that when asked for assistance in 1904 he felt that he did not want to make the "This is an assertion that Mr. Bliss contribution unless it was to be gratewas deliberately trying to blackmail fully received. He also said that when the Standard Oil into contributing by the request was made for a further carcely veiled threats as to what would contribution of \$150,000 the poard of

would discuss the matter to-night. Mr. "This is a wicked assault on a dead Archbold testified that his understandman whose high standing and probity ing that Colonel Roosevelt knew about and Indersed the Standard Oil con Bliss, former treasurer of the Repub-

Roosevelt May Take the Stand.

It is believed to-night that Colonel threatening it with persecution if it making such an attack upon an honor- Roosevelt will take the stand within a did not give up. This, Colonel Roose- able man who is now dead and whom few days to answer the charge made velt said, was a gross insult to the Mr. Archbold never ventured to assail by Mr. Archbold that Mr. Roosevelt had knowledge of the use of Standard Oil money in his campaign of 1904. The committee was divided to-night

order to get value for its gift and that the arrival to-morrow of Senator Luke tention to the fact that even if Mr. the gift was made with the expectation Lea, one of the Democratic members, there will be a meeting to determine "I do not for one moment believe that whom to call and where the next meet-

> the stand if desired, in view of the Senator Pomerene, of Ohio, who sat with the sub-committee to-day to represent the absent Democratic members, probably will be made a permanent member of the committee in place of Senator Paynter, of Kentucky. The sub-committee will then consist of Senator Clapp, "chairman; Senators Jones Oliver. Hee and Pomerene. The committee is authorized to contine its segsions after the adjournment of Con-

> to adjournment, the Penrose resolution. the most important part of which is the amendment offered by Senator Reed authorizing the committee to investigate the pre-convention campaign of the present year, was not acted upon by the Senate to-day. It will probably be called up to-morrow.

SURE ROOSEVELT KNEW IT Archbold Says That Was Condition of Oil Trust's Help.

Washington. Aug. 23 .- John. D. Arch. bold's story of the contribution of \$125,. 000 made by the Standard Off Company showed that the Standard Oil had been to help elect Theodore Roosevelt in the Presidential campaign of 1904 was listened

More About News-stand Graft..... Defunct Realty Co. Officials Held 16 election. POLITICAL. Archbold Confirms Penrose's Story ... 1

Roosevelt Denies Archbold's Testimony 1 Strangers Seize Empire Democracy... 6 Big Tim" Goes Back to Congress 6 Officers Pour 14,000 Bottles Into Candidates for Bench Named 6 Shoals of T. R. Women 7

Repeal of Tarsney Act Opposed 9

_ REIGN.

Tribune Fresh Air Work 9 Army and Navy......11

from Monte Salvatore. Suits-Bridegroom Same Day.

Cincinnati, Aug. 23.-Here is the

Lullaby in Transmitter.

Steubenville, Chio, Aug. 23.-Putting latest innovation in social circles fiere. back through the police administrations This method of quieting freeling youngsters whose mothers leave them ntroduced by Mrs. Harry G. Zanier while attending an afternoon party. The nurse 'phoned to Mrs. Zanier that the baby had been crying for an hour and that she could not quiet it. Mrs. Zanier gave a few hurried instructions Havana bearing the doctor, did not dock was represented by Louis J. Loranger. to the nurse. A moment later the at the place where the detectives were K. C., who contended that if Dr. Noble

> The baby had been placed in a basket on a stand near the 'phone, the re- them at Jersey City. celver close to its ear, and it was lulled into dreamland by the soothing tones dren behind him when he went away of the mother's voice. In five minutes from Passaic, and he came back chiefly

Amendment of 1910 Void.

[By Telegraph to The Tribune.] Denver, Aug. 23.—In a suit brought by N. Walter Dixon, personal attorney for William G. Evans, head of the Tramway Company, and filed in the name of a Pueblo man, Judge Harry C. Riddle, of the District Court, held to-day that the initiative and referendum have not been adopted in Colorado and that the initia-He will confer with Henry H. Curran, tive and referendum amendment to the chairman of the aldermanic committee, constitution sanctioned by the voters of

89,141 to 28,698, is void. Judge Riddle held that the amendment was not properly published in 1910, according to the provisions of the constitution, and issued a writ of mandamus requiring Secretary of State Peary to publish the Page amendment properly and submit it anew May Expose Gamblers' Landlords 1 at the election on November 5 next. mediate appeal to the Supreme Court will

Jamin Griffith. If the Riddle decision should be af-Inquest Reveals Murder of Governess.16 firmed, none of the bills initiated by peti-Auto Kills Ex-Police Sergeant 16 would be submitted at the November

BEER DROUTH IN TULSA

Sewer of Cklahoma Town.

(By Telegraph to The Tribune.)
Tulsa, Okla., Aug. 22.—With the mer-Congress May Adjourn To-day 6 with the enforcement of the federal pro- about six weeks ago. hibition laws to-day poured fourteen thousand pints of beer into a sewer. La-5 bels on the bottles showed the beer had Senator Fall Denies Mexican Charges 5 come from Kansas City and been rebilled

The liquor grouth in Tulsa is complete, officers said to-night, Uncle Sam accomplishing in a short time what the state had tried in vain for years to do. ARREST MAN FOR HOLD-UP.

County arrested in New York City yesterday an Italian who is suspected of

by the Rev. Gervaise Roughton, at 3 by funicular railway, Marion preferred CALLED ROOSEVELT "FOOL" was divorced on Thursday from Tim- precipice five hundred feet deep. The

Place Himself in Custody. Nelson Elliott, of Passaic, N. J., re-

place himself in custody. It happened that the steamer Mon- P. Morgan. terey, which came in yesterday from Zanier singing a soft lullaby in the and learning that the officers were on so should his counsel.

Dr. Elliott left a wife and two chil-

THROWS OUT REFERENDUM BABY INJURED BY BOMB

A bomb placed next to a door, on the other side of which three children were W. S. Carpenter Says So, Provsleeping, exploded early this morning, injuring one of the children and causing the building at No. 214 Chrystie street. Pietro Bellon, against whose apartment the bomb was placed, told the police that this was the third explosion in buildings

Bellon's eighteen months' old daughter sister, Rose, three years old, were asleep which was blown inward with such force that all three of the children were hurled

Lena had been asleep nearest the door.

The explosion awakened every one in

Bellon said he lived at No. 220 Chrystie

of electricity that everything he from that city.

Then Was Clapped Into Insane Asylum in Montreal.

raigned before Police Justice Levison

"You are charged with being drunk Bryant," said the magistrate, "What

this is the same jag, and the Con-

stitution of the United States says that

no man can be placed in jeopardy

"The point is well taken," said the

twice for the same offence."

judge, with a smile.

Quebec. Ang. 23.-Dr. of Philadelphia, was to-day ordered re-

Dr. Noble has been at the asylum the Senate committee regarding an alsince June 27. He was sent there after pleged contribution of \$100,000 of Standa charge of embezzlement, and actually the Pussell, who insisted that Dr. paign fund in 1904. pursued two detectives in order to Noble had delusions because he dis-

> "The theories held by Dr. Noble, said Mr. Loranger, "are the same that additional \$150,000. are held by many learned men. He is entitled to his opinion. If the court

admits such a procedure I might be sent to an asylum to-morrow because I contend that Dr. Noble is sane." On being released Dr. Noble sent several messages to Philadelphia in which he charged that his incarceration was a family plot. He will leave

for Philadelphia to-morrow. BULL MOOSE EASY TO RIDE

ing It by Photographs. Albany, Aug. 22.-Riding a wild built oose is a sport just discovered by Warwick Stevens Carpenter, a magazine roughing it" for several months in the Canadian woods, and he thinks the new sport is particularly appropriate just now, Mr. Carpenter has several photographs showing how a wild moose can be ridden with little or no danger by a person who

knows how to swim. "With a guide," said Mr. Carpenter, was crossing Sturgeon Lake, which is or the Minnesota border line. A big bull and numerous splinters from it were the guide paddled the canoe alongside forced into various parts of her body, Dr. the animal. Suddenly he handed me the Gurdansky, of Gouverneur Hospital, was paddle, and I was surprised to see him step out of the canoe on to the moose's Deftly grabbing the antiers, he straddled the animal's back, and before

> "The moose at first merely awam faster Then it tried to shake off its rider by diving, but was unsuccessful. Finally the guide swam back to the canoe and the noose reached the shore and disappeared in the woods."

WARS ON "IMMODEST" DRESS Voliva Says Open Work Stockings and Low Neck Gowns Must Go.

Chicago, Aug. 23 .- A chorus of "amens came from the male auditors of Wilbur Glenn Vollva, overseer of Zlon City, last night, when he announced that it was his intention to drive open work stockings, low-necked dresses and form-fitting skirts The women gave no intimation of what they thought of the overseer's ultimatum. Voliva sald:

At the soda fountain insist on having your drinks flavored with Angostura Bitters, world-renowned tonic of exquisite flavor.

—Advt.

immediately returned, if it had been the Standard Oil Company. This was given, and being assured by Mr. Cor- one of a number of calls which Mr. telyou that the money had not been re- Archbold made on me to try to prevent action against the Standard Oil Com-Therefore, even on the assumption pany by the bureau of corporations unthat Mr. Archbold is telling the truth, der the Department of the Interior and his testimony, so far as I am con- by the Department of Justice. If Mr. Archbold had really believed that Mr. hearsay assertions which were instant- Bliss had told him that I knew of any contribution by Standard Oil or had gress. letters and telegram. I wish to reiterfelt that he was jeopardized by having of the appropriation bills preparatory refused to make a contribution or was entitled to immunity for having made one, he would certainly in one of those the campaign or been the means calls have said as much. He never

that Mr. Archbold's testimony is truth- that Mr. Garfield and H. K. Smith were ful. He apparently possesses such a treating him unfairly, and he denied noral stand that he does not under- again and again that the Standard Oil stand the infamous accusation he is ever got any rebates or ever did anymaking against Mr. Bliss. Mr. Bliss is thing that was not absolutely proper, now dead. But during the seven years And he would keep on with these dethat elapsed before Mr. Bliss's death, ninks, even when I would tell him that I after Mr. Archhold claims he made the had in my possession reports from the contribution in question, Mr. Archbold Bureau of Corporations and the Secrenever brought up any statement of this tary of the Interior which conclusively

Continued on third page, first column